PATENT COOPERATION TREATY



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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

02 FEB 2005

| Applicant's or agent's file reference 11020P1 WO/AB | | | | FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416) | | | | nal T/IPEA/416) |
|--|---|-----------------|--|---|-----------------------|--------------------|-----------------------------|-----------------------|
| 1 | International application No. PCT/GB 03/03427 | | | International filing date | (day/mon | th/year) | Priority date (day/month/ye | ear) |
| | | | | 05.08.2003 | | | 07.08.2002 | |
| | nation 5D65/ | | ent Classification (IPC) or bo | oth national classification | and IPC | | | |
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| | icant | TRE | NCKISER (UK) LIMITE | ED at al | | | | |
| | | | TORISEN (OK) LIMITE | | | | | |
| | | | | | | | | |
| 1. | This Auti | inter cority | national preliminary exan and is transmitted to the | nination report has bee applicant according to | n prepai Article 3 | red by this Inte | rnational Preliminary Exa | mining |
| | | • | | ,, | | - | | |
| | This | | ODT | . | | | | |
| 2. | ms | REP | ORT consists of a total o | t 6 sneets, including t | nis covei | sheet. | | |
| | | This | report is also accompar | nied by ANNEXES, i.e. | sheets o | of the description | on, claims and/or drawing | s which have |
| | | bee | n amended and are the b Rule 70.16 and Section | pasis for this report and | l <i>l</i> or shee | ts containing re | ectifications made before | this Authority |
| | The | | nexes consist of a total o | | | | | |
| | 1110 | oc am | nexes consist of a total of | sneets. | | | | |
| | | | | | | | | |
| | | | | | | | | |
| 3. | This | repo | rt contains indications rel | ating to the following it | ems: | | | |
| | 1 | \boxtimes | Basis of the opinion | | | | | |
| | 11 | | Priority | | | | | |
| | Ш | | Non-establishment of o | pinion with regard to n | ovelty, ir | nventive step a | nd industrial applicability | |
| | IV ☐ Lack of unity of invention | | | | | | | |
| | ٧ | | Reasoned statement un citations and explanation | nder Rule 66.2(a)(ii) w ons supporting such st | ith regard | d to novelty, inv | entive step or industrial a | applicability; |
| | VI | | Certain documents cite | | | | | |
| | VII | | Certain defects in the in | nternational application | 1 | | | |
| | VIII | | Certain observations or | n the international appl | ication | | | |
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| Date | of sub | missic | n of the demand | | Date of | completion of thi | s report | |
| 16.02.2004 | | | | | | | | |
| 16.02.2004 | | | | | 20.08. | 2004 | | |
| Name | e and i | mailing | address of the international | ıl | Authoriz | ed Officer | | |
| preiin | ninary | | ning authority: opean Patent Office - Gitscl | hiner Str. 103 | | | | Seattle Des Pelantes. |
| D-10958 Berlin Tel. +49 30 25901 - 0 | | | | Kakou | llis, M | | | |
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/GB 03/03427

| Basis of the rep | oπ |
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

| | Des | scription, Pages | |
|----|--------------|--|--|
| | 1-3 | 6 | as originally filed |
| | Cla | ims, Numbers | |
| | 1-1 | 9 | as originally filed |
| | Dra | wings, Sheets | |
| | 1/1 | ~ | as originally filed |
| 2. | Wit lanç | h regard to the langu guage in which the int | age, all the elements marked above were available or furnished to this Authority in the ternational application was filed, unless otherwise indicated under this item. |
| | The | ese elements were av | ailable or furnished to this Authority in the following language: , which is: |
| | | the language of a tra | anslation furnished for the purposes of the international search (under Rule 23.1(b)). |
| | | the language of pub | lication of the international application (under Rule 48.3(b)). |
| | | the language of a tra Rule 55.2 and/or 55. | anslation furnished for the purposes of international preliminary examination (under 3). |
| 3. | Witl inte | n regard to any nucle rnational preliminary | ectide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing: |
| | | contained in the inte | rnational application in written form. |
| | | filed together with th | e international application in computer readable form. |
| | | furnished subsequer | ntly to this Authority in written form. |
| | | furnished subsequer | ntly to this Authority in computer readable form. |
| | | The statement that t in the international a | he subsequently furnished written sequence listing does not go beyond the disclosure pplication as filed has been furnished. |
| | | The statement that t listing has been furn | he information recorded in computer readable form is identical to the written sequence ished. |
| 4. | The | amendments have re | esulted in the cancellation of: |
| | | the description, | pages: |
| | | the claims, | Nos.: |
| | | the drawings, | sheets: |
| | | | |

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/GB 03/03427

| 5. 🗆 | This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)). |
|------|---|
| | (Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.) |

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: Claims
1-19

No: Claims

Inventive step (IS)

Yes: Claims
1-19

No: Claims

Industrial applicability (IA)

Yes: Claims

1-19

No: Claims

2. Citations and explanations

see separate sheet

Re Item V

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Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following document:
 - D1: WO 02/053696 A (UNILEVER PLC ;LEVER HINDUSTAN LTD (IN); UNILEVER NV (NL)) 11 July 2002 (2002-07-11)
 - D2: WO 93/08095 A (RHONE POULENC AGROCHIMIE) 29 April 1993 (1993-04-29)
 - D3: WO 03/072694 A (GUZMANN MARCUS ;WIEDEMANN RALF (DE); CARBONELL ENRIC (ES); RECKITT) 4 September 2003 (2003-09-04)
- Novelty and inventive step:
- 2.1 Document WO 03/072694 A (D3) could, because of its earlier priority, lead to an objection concerning the novelty of present claims 1-19 during the regional/national phase.
- 2.2 Independent claim 1:

The document WO 02/053696 A (D1) is regarded as being the closest prior art to the subject-matter of claim 1, and shows (the references in parentheses applying to this document):

A water-soluble container ((10); p. 17, l. 7-10) comprising a first compartment (12) containing a first composition (p. 16, l. 11), a second compartment (14) containing a second composition (p. 16, l. 12) and a spacer (16), such that a wall or wall section of the first and/or second compartment is prevented from contacting a wall or wall section of the other compartment.

The subject-matter of claim 1 differs from this known water-soluble container in that

- the spacer is rigid, and
- the spacer is located in the first compartment and/or the second compartment.

The subject-matter of claim 1 is therefore new (Article 33(2) PCT).

EXAMINATION REPORT - SEPARATE SHEET

The objective technical problem derivable from these distinguishing features of claim 1, that is already defined in claim 1, i.e. a wall or wall section of the first and/or second compartment is prevented from contacting a wall or wall section of the other compartment, is solved in D1. However, the subject-matter of claim 1 seems to be an alternative solution to the technical problem described above. No indications exist in the prior art that would lead the skilled person to modify the alternative to the solution provided by the invention.

Therefore, the solution to this problem proposed in claim 1 of the present application is considered as involving an inventive step (Article 33(3) PCT).

2.3 Dependent claims 2-18:

Claims 2-18 are dependent on claim 1 and as such also meet the requirements of the PCT with respect to novelty and inventive step.

2.4 Independent claim 19:

The document WO 93/08095 A (D2) is regarded as being the closest prior art to the subject-matter of claim 19, and shows (the references in parentheses applying to this document):

A process for producing a container as claimed in claim 1 comprising:

- forming an open container (1),
- at least partially filling the container with the first composition (3) and with the second compartment (4) containing the second composition (5), and
- sealing the container (p. 15, example 1).

The subject-matter of claim 19 differs from this known water-soluble container in that

- the process comprises positioning the spacer in the open container.

The subject-matter of claim 19 is therefore new (Article 33(2) PCT).

The objective technical problem derivable from this distinguishing feature of claim 19, is how to provide a process for producing a container from the type as claimed in claim 1, whereby a wall or wall section of the first and/or second compartment is prevented from contacting a wall or wall section of the other compartment.

No indications exist in the prior art that would lead the skilled person to the solution provided by the invention.

Therefore, the solution to this problem proposed in claim 19 of the present application is considered as involving an inventive step (Article 33(3) PCT).

3. Industrial applicability:

The industrial applicability of the claimed invention appears to be obvious so that the criterion set forth in Article 33(4) PCT is also fulfilled.

4. Remark:

Upon entry of the regional phase the following should be noted:

- reference signs in the claims
- two-part form of the dependent claims